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1	WHEREAS, Plaintiff DISH Network L.L.C.'s ("DISH") filed its Complaint in the above-	
2	entitled action on November 20, 2018;	
3	WHEREAS, DISH claims to have personally served the Complaint on Defendant Haseeb	
4	Shah ("Shah") on April 19, 2019, though Shah denies that he was personally served;	
5	WHEREAS, assuming service by DISH took place on April 19, 2019, the date by which	
6	Shah would have to respond to the Complaint is May 10, 2019;	
7	WHEREAS, DISH and Shah have agreed that Shah shall have a 7-day extension of time	
8	in which to respond to the Complaint—that is, to and including May 17, 2019;	
9	NOW, THEREFORE, the parties acting through their respective undersigned counsel,	
10	hereby STIPULATE and AGREE as follows:	
11	1. Pursuant to Local Rule 8-3, Defendant Shah's deadline to respond to the	
12	Complaint is extended to and including May 17, 2019.	
13	Dated: May 10, 2019 Respectfully submitted,	
14	Dated. May 10, 2019	DARIN W. SNYDER
15		O'MELVENY & MYERS LLP
16		By: /s/ Darin W. Snyder
17		Darin W. Snyder
18		Attorney for Defendants Jadoo TV, Inc., Sajid Sohail, and Haseeb Shah
19		vadoo 1 v, mei, sajia sonan, ana masees shan
20	Dated: May 10, 2019	TIMOTHY M. FRANK JOSEPH H. BOYLE
21		STEPHEN M. FERGUSON HAGAN NOLL & BOYLE LLC
22		DAVID A. VAN RIPER
23		VAN RIPER LAW
24		By: /s/ Joseph H. Boyle JOSEPH H. BOYLE
25		Attorneys for Plaintiff
26		DISH Network L.L.C.
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28		STIPULATION TO EXTEND TIME TO RESPOND TO